

## CLEANLY WOMAN.

**Erroneously Thinks by Scrubbing Her Scalp That She Cures Dandruff.**

Cleanly woman has an erroneous idea that by scrubbing the scalp, which removes the dandruff scales, she is curing the dandruff. She may wash her scalp every day, and yet have dandruff her life long, accompanied by falling hair, too. The only way in the world to cure dandruff is to kill the dandruff germ, and there is no hair preparation that will do that but Newbro's Herpicide. Herpicide by killing the dandruff germ, leaves the hair free to grow as healthy Nature intended. Destroy the cause you remove the effect. Kill the dandruff germ with Herpicide. Sold by leading druggists. Send 10c in stamps for sample to The Herpicide Co., Detroit, Mich.

Rickett & Wells, Special Agents.

## DOUGLAS' CAMPAIGN

Will Advertise to Win the Governorship.

## ORDERS SIX-COLOR POSTERS

Large Space Bought in the Newspapers.  
Too—Massachusetts Shoe  
Man's Novel  
Campaign.

Boston, Mass., Oct. 18.—By extensively advertising himself, his views on political questions and his qualifications for the office, William L. Douglas of Brockton, Democratic candidate for Governor of Massachusetts, expects to defeat the Republican standard bearer, John L. Bates, the present governor.

Advertising is the best means of reaching the people, in the opinion of Mr. Douglas, and in a political campaign he believes it is just as necessary as in business competition, in which he has been actively and successfully engaged for many years.

It is his intention, it is said, to spend thousands of dollars in advertising—not the kind that is ordinarily indulged in during a political war, but in advertising that will interest the voters and which they will read. Newspapers in the state have already printed much that has been furnished and paid for by the Douglas campaign managers.

A novel feature which Douglas will introduce into the campaign will be advertising by posters. Already the contract has been made with the Bill Posters' association for service all over the state. Next week large, six-colored posters will be put having pictures representing Mr. Douglas at different stages of his career, beginning at the age of seven when he was pegging shoes. His views on labor questions, which are now popular among labor organizations, will be spread broadcast, and from now until election day it is Mr. Douglas' intention to see as much of the voters as possible.

An automobile tour through Plymouth county is being arranged for Douglas. The trip will probably begin the latter part of next week, and the candidate will undertake to visit every town in the county, with possibly an excursion into Bristol. There is to be no speech-making—in fact, it is not the intention that the candidate will make any more speeches during the campaign, except it be a very brief one at the Boston ratification meeting.

The tour will be undertaken for the purpose of acquainting the people with the personality of the candidate, and a hand shaking reception will be held in each town. Mr. Douglas' friends are confident that he will carry Brockton, which gave Gov. Bates a plurality of 1,600 last year, and they have strong county, hitherto a Republican stronghold.

## BETTING ODDS MISLEADING.

Difficult to Figure How Roosevelt and Herrick Can Both Carry New York.

Albany, N. Y., Oct. 17.—With election day less than three weeks off and one of the most remarkable presidential campaigns in the history of the country drawing toward a close, the leaders of both Democrats and Republicans in New York state profess the greatest confidence in the result, and promise a whirl-

wind canvass from the present to the end.

It seems hardly probable that the various betting odds now prevalent in New York state are either stable or reasonable. They are betting ten to six and seven that Herrick, the Democratic gubernatorial candidate, will be elected, and offer simultaneously wagers of ten to seven and eight that Roosevelt will carry the state. Such wholesale betting and slandering of ballots as these odds indicate cannot well be founded upon the best judgment; the more so as the unchallenged Odellism upon which the Herrick odds are based is reacting to some extent at least in favor of "Odell's man," Higgins, the Republican nominee, just as Tammany Hall's candidate, McEllan, was impelled into the mayor's office by an avalanche of votes when the Low partisans overbid vituperation. There will of course be hundreds of split tickets in New York state, and Odellism and the \$101,000,000 canal project will have a lot to do with it. Still there is no reason to believe that if Herrick is elected governor by a plurality of 30,000 votes Parker will not win out by half as many, or that if Roosevelt's personal popularity is sufficient to beget him a similar plurality in the state he will not carry Higgins to victory in his wake.

## SHOULD WORK TOGETHER.

Congregationalists Discuss Combining Missionary Societies.

Des Moines, Ia., Oct. 17.—The question of the federation of missionary societies was before the Congregational Council today in the report of the committee appointed Saturday. The committee decided to recommend reference of the whole matter to a new committee of three, which should report at the next triennial council in 1907. The temporizing attitude has prevailed for three decades, and it is believed to have stood in the way of much giving of funds, possible donors distrusting the present management of gifts.

Dr. W. E. Barton of Chicago read the resolution of the state body of Iowa, calling for combination of the societies. Thomas Weston of Boston recalled the unfavorable results of the consolidation of the two societies brought about at the last national council, three years ago at Portland, and also drew attention to the legal difficulty in regard to the transfer of trust funds. The Supreme Court, he said, would intervene if one society was formed. The Iowa resolution developed such a sharp debate that the reading of it was called for four times, and the voting on it was so close that the moderator's decision was questioned. It was lost once, then reconsidered, and finally referred to a committee of ten for a report.

## RE-MARRIAGE RESOLUTIONS.

Introduced at Yesterday's Session of Episcopal Convention.

Boston, Oct. 17.—The question of the re-marriage of divorced persons by clergy members of the Episcopal Church, which was supposed to have been settled by the rejection by the House of Deputies last week of the proposed canon forbidding such re-marriages, was opened again at today's session of the convention by the introduction of two resolutions, each being practically the same in substance as the rejected resolution. The resolutions today were introduced by Dr. J. A. Register, of Western New York, and Joseph Packard, who was chairman of the committee of the whole that rejected the resolution last week. Both resolutions were referred to the committee on canons, and, as this committee reported favorably on the one that was rejected, it is expected that it will report favorably on the new ones. If a favorable report is made, it will open the discussion on the new ones. If a favorable report is made, it will open the discussion of the whole question again.

## WOULD THAT EVERY FAMILY KNEW ITS VALUE

The Wish of the Ursuline Sisters of Waterville, Me., in Indorsing Father John's Medicine for the Cure of Consumption.

"We, the undersigned, cheerfully recommend and endorse the use of Father John's Medicine as a sure and immediate relief for all colds, throat and bronchial trouble, having used it with success for one of the members of our institution that was threatened with consumption of the throat. Hearing of the excellence of Father John's Medicine, we made a trial and are glad to state that after taking three bottles a decided change took place, having recovered after nearly two years. In a word, it is the only remedy that helped her. Would that every family knew its value." (Signed) Ursuline Sisters, Ursuline Convent, Waterville, Me.

## REAL ESTATE SALE FOR PAVING ASSESSMENT.

Whereas, the Street Commissioners of the City of Barre, in the County of Washington and State of Vermont, in pursuance to the resolution of its City Council, duly passed, did on the 28th day of November, A. D. 1903, assess upon the lands of Fred A. Slayton and Minnie A. Slayton, for grading, paving, macadamizing, curbing and guttering a certain portion of South Main Street, in said City of Barre, upon the following described lands of said Fred A. Slayton and Minnie A. Slayton abutting on said Street, to-wit: Bounded Northerly by land of Sarah Mower, Southerly by land owned by Lily A. Averill, Easterly by South Main Street.

The sum of \$4,263 per front foot, of said land abutting on said South Main street, amounting in all to the sum of Forty One 91.8-100 Dollars.

Now, this is to warn the said Fred A. Slayton and Minnie A. Slayton who have not paid said assessment and neglects and refuses so to do to the City Treasurer of the City of Barre, or to the subscriber, and all whom it may concern, that so much of said lands will be sold at public auction at and upon said land and premises as described above, of the City of Barre, in the County of Washington, aforesaid, on the 21st day of October, A. D. 1904, at Four o'clock, p. m., as will be requisite to discharge said assessment with costs.

Dated at the City of Barre in said County of Washington, this 24th day of August, A. D. 1904.

JAMES R. COUTTS,  
Collector of the City of Barre,  
Vermont.

## REAL ESTATE SALE FOR PAVING ASSESSMENT.

Whereas, the Street Commissioners of the City of Barre, in the County of Washington and State of Vermont, in pursuance to the resolution of its City Council, duly passed, did on the 21st day of November, A. D. 1903, assess upon the lands of Mrs. Sarah Mower, for grading, paving, macadamizing, curbing and guttering a certain portion of North Main Street, in said City of Barre, upon the following described lands of said Mrs. Sarah Mower, abutting on said Street, to-wit: Bounded Northerly by land owned by Eli T. Rice, Westerly by J. A. Branch, Southerly by land owned by Jane M. and W. G. Reynolds, and Easterly by North Main Street.

The sum of \$4,0384 per front foot of said land abutting on said North Main street, amounting in all to the sum of One Hundred Thirty Seven 99-100 Dollars.

Now, this is to warn the said Mrs. Sarah Mower who has not paid said assessment and neglects and refuses so to do to the City Treasurer of the said City of Barre, or to the subscriber, and all whom it may concern, that so much of said lands will be sold at public auction at and upon said land and premises as described above, of the City of Barre, in the County of Washington, aforesaid, on the 21st day of October, A. D. 1904, at 2:30 o'clock, p. m., as will be requisite to discharge said assessment with costs.

Dated at the City of Barre in said County of Washington, this 24th day of August, A. D. 1904.

JAMES R. COUTTS,  
Collector of the City of Barre,  
Vermont.

## \$500,000 IN PRIZES OF \$5.00 EACH TO BE GIVEN TO THE SCHOOL CHILDREN OF AMERICA

School Children's Competitive Advertising Contest No. 3153



This sketch was made by Lansing Porter Moore, age 11, No. 16 School, Buffalo, New York.  
We give a cash prize of \$5.00 for any drawing of this character which we accept and use. All school children can compete. Full instructions will be found on inside of each package of Egg-O-See, telling what to do to get the prize and how to make the drawings.

Egg-O-See is now universally acknowledged to be the best flaked wheat food manufactured. All now recognize the healthfulness, convenience and palatability of flaked wheat foods. Egg-O-See has become the standard in this line because it retails for only 10c for a full sized package, and its quality is unquestionably the highest.

## ASK YOUR GROCER FOR THE GREEN PACKAGE.

If your grocer does not keep it, send us his name and 10 cents and we will send you a package, prepaid.

Address All Communications to "EGG-O-SEE," Quincy, Illinois.

## SOME SIGNS OF PEACE

## A Washington Hint of Move to End War.

## WAITING FOR BOTH SIDES

Great Neutral Powers Expected to Step in at the Proper Moment—

Opponents Sad at Havoc Done.

Washington, Oct. 18.—The war in the East has enlisted the closest attention of the administration, and it is felt that the time is approaching when it will be in order for the great neutral powers to move toward the restoration of peace.

President Roosevelt has from the first stood ready to use his good offices to stop hostilities on a basis honorable to both belligerents, but he is stopped from moving by the fact that it has been the unbroken rule of our government to wait until it is assured that both sides to a controversy of this kind are willing that we should act.

There has so far been no open proposition, nor can it be truthfully stated that even an indirect overture has come to Washington from St. Petersburg or To-

kio, but it is believed that the signs point to an early move in that direction.

London, Oct. 17.—Baron Hayashi today said:

"With reference to the peace probabilities I can only say that the desire for peace is but a natural feeling of humanity and the result of the horror we all feel at the awful carnage now taking place. But it is late in the day to be terrified at what is happening. It should have been foreseen and prevented. It is not for Japan to judge if the time has arrived to talk about peace. This rests with the government of Emperor Nicholas."

In connection with the above despatch it may be remarked that the despatches from the capitals of Japan and Russia have for the last few days shown a growing horror at the appalling slaughter at the scene of war. It is said from Tokio that the tremendous victory of Marshal Oyama failed to call forth the rollicking demonstrations which marked the earlier victories. The people seem to feel that the killing and maiming of 80,000 human beings is not a matter for jubilation.

## RUSSIA STILL FIRM.

French Foreign Office Says the Czar Will Not Consider Mediation.

Paris, Oct. 18.—Owing to the renewed suggestions in leading English newspapers that the overwhelming victory of Japan makes the time opportune to propose mediation, the Foreign Office

here says official information shows that Russia will not consider mediation from any quarter whatever, being more than ever determined vigorously to prosecute the war.

To Cure a Cold in One Day  
Take Laxative Bromo Quinine Tablets.  
All druggists refund the money if it fails to cure. E. W. Grove's signature is on each box. 25c.

## TWO MORE DEATHS ARE LAID TO BOGUS WHISKEY.

New York Police Investigating the Cases of the Latest Victims on Lower West Side.

New York, Oct. 17.—Two more sudden deaths, attributed to wood alcohol or bogus whiskey, have been reported by the police of the lower West side.

One of the victims died in the back room of a saloon. His employer, a furniture mover, said the man had never been ill a single day during 15 years' service. A sample of the whiskey he drank was procured, and an autopsy will be held.

The second victim, a painter, was found dead in his lodgings over a saloon. He is said to have been a heavy drinker, and had been on a debauch for some days.

C. L. Bugbee, the contractor erecting the fire station, will begin laying brick tomorrow.

## You can trust a medicine tested 60 years

Sixty years of experience, think of that! Experience with Ayer's Sarsaparilla; the original Sarsaparilla; the strongest Sarsaparilla; the Sarsaparilla the doctors endorse for thin blood, weak nerves, exhaustion, general debility.

J. C. Ayer & Co., Lowell, Mass.

## REAL ESTATE SALE FOR PAVING ASSESSMENT.

Whereas, the Street Commissioners of the City of Barre, in the County of Washington and State of Vermont, in pursuance to the resolution of its City Council, duly passed, did on the 28th day of November, A. D. 1903, assess upon the lands of the First Universalist Society, F. T. Cutler, H. D. Camp and W. H. Gladding, Trustees of said Society, for grading, paving, macadamizing, curbing and guttering a certain portion of South Main street, in said City of Barre, upon the following described lands of said Universalist Society abutting on said street, to-wit: Bounded Southerly by land owned by Hester A. Richardson, Northerly by Church Street, and Westerly by South Main Street, and Easterly by land owned by the Congregational Society of Barre, Vt.

The sum of \$4,263 per front foot, of said land abutting on said South Main street, amounting in all to the sum of Eighty Five 75.4-100 Dollars.

Now, this is to warn the said First Universalist Society who has not paid said assessment and neglects and refuses so to do to the City Treasurer of said City of Barre, or to the subscriber, and all whom it may concern, that so much of said lands will be sold at public auction at and upon said land and premises as described above, of the City of Barre, in the County of Washington, aforesaid, on the 21st day of October, A. D. 1904, at Twelve o'clock noon as will be requisite to discharge said assessment with costs.

Dated at the City of Barre in said County of Washington, this 24th day of August, A. D. 1904.

JAMES R. COUTTS,  
Collector of the City of Barre, Vt.

## REAL ESTATE SALE FOR PAVING ASSESSMENT.

Whereas, the Street Commissioners of the City of Barre, in the County of Washington and State of Vermont, in pursuance to the resolution of its City Council, duly passed, did on the 21st day of November, A. D. 1903, assess upon the lands of Levi J. Bolster for grading, paving, macadamizing, curbing and guttering a certain portion of North Main Street, in said City of Barre, upon the following described lands of said Levi J. Bolster abutting on said street, to-wit:

Bounded Northerly by land owned by D. M. Miles, Westerly by J. A. Branch, Southerly by land owned by Eli T. Rice, and Easterly by North Main Street.

The sum of \$4,0384 dollars per front foot of said land abutting on said North Main street, amounting in all to the sum of Two Hundred Forty & 16-100 Dollars.

Now, this is to warn the said Levi J. Bolster who has not paid said assessment and neglects and refuses so to do to the City Treasurer of the said City of Barre, or to the subscriber, and all whom it may concern, that so much of said lands will be sold at public auction at and upon said land and premises as described above, of the City of Barre, in the County of Washington, aforesaid, on the 21st day of October, A. D. 1904, at nine o'clock, a. m., as will be requisite to discharge said assessment with costs.

Dated at the City of Barre, in said County of Washington this 24 day of August A. D. 1904.

JAMES R. COUTTS,  
Collector of the City of Barre,  
Vermont.

## REAL ESTATE SALE FOR PAVING ASSESSMENT.

Whereas, the Street Commissioners of the City of Barre, in the County of Washington and State of Vermont, in pursuance to the resolution of its City Council, duly passed, did on the 21st day of November, A. D. 1903, assess upon the lands of W. H. Gladding for grading, paving, macadamizing, curbing and guttering a certain portion of North Main street, in said City of Barre, upon the following described lands of said W. H. Gladding abutting on said street, to-wit:

Bounded Northerly by land owned by Ella Reed, Caroline King, Alice Jones and the Estate of A. C. Reed, Westerly by J. A. Branch, Southerly by land owned by E. A. Drown.

The sum of \$4,0384 dollars per front foot of said land abutting on said North Main street, amounting in all to the sum of Ninety Two & 36-100 Dollars.

Now, this is to warn the said W. H. Gladding who has not paid said assessment and neglects and refuses so to do to the City Treasurer of the said City of Barre, or to the subscriber, and all whom it may concern, that so much of said lands will be sold at public auction at and upon said lands and premises as described above, of the City of Barre, in the County of Washington, aforesaid, on the 21st day of October, A. D. 1904, at 9:30 o'clock, a. m., as will be requisite to discharge said assessment with costs.

Dated at the City of Barre, in said County of Washington this 24 day of August A. D. 1904.

JAMES R. COUTTS,  
Collector of the City of Barre,  
Vermont.

## REAL ESTATE SALE FOR PAVING ASSESSMENT.

Whereas, the Street Commissioners of the City of Barre, in the County of Washington and State of Vermont, in pursuance to the resolution of its City Council, duly passed, did on the 28th day of November, A. D. 1903, assess upon the lands of W. N. Holden, Florence Tilden, Clark Holden, Myra Holden and Charles Campbell for grading, paving, macadamizing, curbing and guttering a certain portion of South Main Street, in said City of Barre, upon the following described lands of said W. N. Holden, Florence Tilden, Clark Holden, Myra Holden and Charles Campbell abutting on said Street, to-wit: Bounded Southerly by land owned by Sarah A. Reid, Northerly by land owned by Hester A. Richardson and Westerly by South Main Street.

The sum of \$4,263 per front foot, of said land abutting on said South Main street, amounting in all to the sum of Fifty Three 35-100 Dollars.

Now, this is to warn the said W. N. Holden, Florence Tilden, Clark Holden, Myra Holden, and Charles Campbell who have not paid said assessment and neglects and refuses so to do to the City Treasurer of said City of Barre, or to the subscriber, and all whom it may concern, that so much of said lands will be sold at public auction at and upon said land and premises as above described, of the City of Barre, in the County of Washington, aforesaid, on the 21st day of October, A. D. 1904, at Three o'clock, p. m., as will be requisite to discharge said assessment with costs.

Dated at the City of Barre in said County of Washington, this 24th day of August, A. D. 1904.

JAMES R. COUTTS,  
Collector of the City of Barre,  
Vermont.

## REAL ESTATE SALE FOR PAVING ASSESSMENT.

Whereas, the Street Commissioners of the City of Barre, in the County of Washington and State of Vermont, in pursuance to the resolution of its City Council, duly passed, did on the 28th day of November, A. D. 1903, assess upon the lands of Fred A. Slayton for grading, paving, macadamizing, curbing and guttering a certain portion of South Main Street, in said City of Barre, upon the following described lands of said Fred A. Slayton abutting on said Street, to-wit: Bounded Northerly by land owned by J. A. Branch, Southerly by land owned by Sarah Mower, and Easterly by South Main Street.

The sum of \$4,263 per front foot, of said land abutting on said South Main street, amounting in all to the sum of Sixty Four 97.2-100 Dollars.

Now, this is to warn the said Fred A. Slayton who has not paid said assessment and neglects and refuses so to do to the City Treasurer of said City of Barre, or to the subscriber, and all whom it may concern, that so much of said lands will be sold at public auction at and upon said land and premises as described above, of the City of Barre, in the County of Washington, aforesaid, on the 21st day of October, A. D. 1904, at 3:30 o'clock, p. m., as will be requisite to discharge said assessment with costs.

Dated at the City of Barre in said County of Washington, this 24th day of August, A. D. 1904.

JAMES R. COUTTS,  
Collector of the City of Barre,  
Vermont.

## REAL ESTATE SALE FOR PAVING ASSESSMENT.

Whereas, the Street Commissioners of the City of Barre, in the County of Washington and State of Vermont, in pursuance to the resolution of its City Council, duly passed, did on the 21st day of November, A. D. 1903, assess upon the lands of Mary Jane Durkee for grading, paving, macadamizing, curbing and guttering a certain portion of North Main Street, in said City of Barre, upon the following described lands of said Mary Jane Durkee abutting on said street, to-wit:

Bounded on the North by land owned by W. G. Reynolds and Jane Reynolds, Westerly by J. A. Branch, Southerly by land owned by W. A. Boyce, and Easterly by North Main Street.

The sum of \$4,0384 dollars per front foot of said land abutting on said North Main street, amounting in all to the sum of Eighty & 71-100 Dollars.

Now, this is to warn the said Mary Jane Durkee who has not paid said assessment and neglects and refuses so to do to the City Treasurer of the said City of Barre, or to the subscriber, and all whom it may concern, that so much of said lands will be sold at public auction at and upon said land and premises as described above, of the City of Barre, in the County of Washington, aforesaid, on the 21st day of October, A. D. 1904, at seven o'clock, a. m., as will be requisite to discharge said assessment with costs.

Dated at the City of Barre, in said County of Washington this 24 day of August A. D. 1904.

JAMES R. COUTTS,  
Collector of the City of Barre, Vt.

## REAL ESTATE SALE FOR PAVING ASSESSMENT.

Whereas, the Street Commissioners of the City of Barre, in the County of Washington and State of Vermont, in pursuance to the resolution of its City Council, duly passed, did on the 28th day of November, A. D. 1903, assess upon the lands of Lily A. Averill for grading, paving, macadamizing, curbing and guttering a certain portion of South Main street, in said City of Barre, upon the following described lands of said Lily A. Averill abutting on said street, to-wit: Bounded Northerly by land owned by Fred A. Slayton and Minnie A. Slayton, Southerly by land owned by Louise H. Lazell and Easterly by Main Street.

The sum of \$4,263 per front foot, of said land abutting on said South Main street, amounting in all to the sum of Two Hundred Eighty-Nine and 27-100 Dollars.

Now, this is to warn the said Lily A. Averill who has not paid said assessment and neglects and refuses so to do to the City Treasurer of the said City of Barre, or to the subscriber, and all whom it may concern, that so much of said lands will be sold at public auction at and upon said land and premises as described above, of the City of Barre, in the County of Washington, aforesaid, on the 21st day of October, A. D. 1904, at one o'clock, p. m., as will be requisite to discharge said assessment with costs.

Dated at the City of Barre in said County of Washington, this 24th day of August, A. D. 1904.

JAMES R. COUTTS,  
Collector of the City of Barre, Vt.